EXHIBIT "E"

IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF PENNSYLVANIA MATTHEW REYNOLDS, NO.: 5:21-cv-01208 Plaintiff,: v.: WILLERT MFG. CO., LLC, Defendant.: Wednesday, September 1, 2021 Oral deposition of JACK BONSKY, held via ZOOM VIDEOCONFERENCE, commencing at 1:12 p.m., on the above date, before Masheka C. Pettiford, a Professional Shorthand Reporter and Notary Public in and for the Commonwealth of Pennsylvania, BISNOW & JOSEPH COURT REPORTING 1518 Walnut Street - Suite 704 Philadelphia, Pennsylvania 19102 215-567-1701 Bisnowandjoseph@verizon.net	Page 2 APPEARANCES: LAW OFFICE OF STEVEN T. AUERBACH BY: STEVEN T. AUERBACH, ESQ. 822 Montgomery Ave, Suite 210 Narberth, PA 19072 5 215-964-4410 Auerbach.steven@gmail.com Counsel for Plaintiff KAUFMAN, DOLOWICH & VOLUCK, LLP BY: EILEEN FICARO, ESQ. 9 30 Harvest Drive, Suite 420 Blue Bell, PA 19422 215-461-1100 Eficaro@kdvlaw.com Counsel for Defendant 12 13 14 15 16 17 18 19 20 21 22
Page 3 INDEX INDEX Testimony of: JACK BONSKY By Mr. Auerbach	Page 4 DEPOSITION SUPPORT INDEX DIRECTION TO WITNESS NOT TO ANSWER: Page Line Page Line 22 15-18 46 1-3 34 12-14 34 20-22 8 45 7-12 9 45 17-18 REQUEST FOR PRODUCTION OF DOCUMENTS: Page Line (None) STIPULATIONS: Page Line QUESTION MARKED: Page Line 20 22 13-14 21 45 23-24

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1	222	1	represent Matthew Reynolds in a lawsuit that he
2	MR. AUERBACH: There are four	2	filed against Willert. We are here today to
3	stipulations. Number one, the witness will have	3	take your deposition in connection with this
4	the opportunity to read the deposition, number	4	lawsuit.
5	two, the witness will have the opportunity to	5	Do you understand?
6	make any corrections on an errata sheet, three,	6	A. Yes.
7	the witness will sign the deposition correct or	7	Q. You are here today as a fact
8	not, verifying its accuracy, four, all	8	witness and not as a defendant. Today is going
9	objections except to the form of the question	9	to be a question-and-answer session designed to
10	are reserved and are not waived by not objecting	10	obtain information that you may or may not know.
11	during this deposition.	11	We only care about that of what it is that you
12	Our reporter, would you swear in	12	actually know about Mr. Reynolds' allegations,
13	the witness.	13	and we don't want you to guess. If you feel
14	(4) 4 (4) 4	14	like you can approximate or estimate an answer
15	JACK BONSKY, after having been	15	such as a date or number, feel free to do so,
16	duly sworn, was examined and testified as	16	but if it's going to be a complete guess or
17	follows:	17	speculation, just let me know and we can move
18	《華麗華記書刊	18	on.
19	EXAMINATION	19	Mr. Bonsky, do you understand the
20	(e) e (e)	20	difference between an educated guess and
21	BY MR. AUERBACH:	21	complete speculation?
22	Q. Mr. Bonsky, good morning again.	22	A. Yes.
23	A. Hello.	23	Q. Do you understand that even
24	Q. My name is Steve Auerbach. I	24	though we are not in front of a judge and jury
	·		
	Page 7		Page 8
1	at the moment this proceeding needs to be	1	A. Yes.
2	treated just as if we were?	2	Q. And should that ever happen for
3	A. Yes.	3	whatever reason, I'm just going to remind you of
4	Q. At times I mumble and ask clunky	4	that agreement.
5	questions. Unless you tell me otherwise, I will	5	Mr. Bonsky, is there any reason
6	assume that you understood all of my questions.	6	you wouldn't be able to give your best testimony
7	Do you understand that it's your	7	today?
8	responsibility to tell me you don't understand	8	A. No.
9	anything I say?	9	Q. And you and I are in different
10	A. Yes.	10	locations.
11	Q. And if that happens, just let me	11	May I ask where you are now?
12	know, and I'll do my best to restate it.	12	A. I'm in Douglassville, in the
13	A. Okay.	13	plant.
14	Q. I'll also assume that you've	14	Q. You're at Willert?
15	heard all of my questions in their entirety. If	15	A. Yes.
16	we have any internet or phone issues, please let	16	Q. Is there anyone else in the room
17	me know so that the most recent question and	17	with you?
18	response will be read back. At times, people	18	A. No.
	who take the depositions, they act like	19	Q. Is there anyone else within
19	motitioing and thou can take a thousand words	20	earshot of you?
19 20	politicians and they can take a thousand words		
19 20 21	to answer a yes or no question. I lean in, and	21	A. No.
19 20 21 22	to answer a yes or no question. I lean in, and I would call that a question dodge.	22	Q. And are you in the chemistry lab
19 20 21	to answer a yes or no question. I lean in, and	1	

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	Page 9		Page 10
1	Q. And may I ask what documents are	1	A. Yes.
2	in front of you?	2	Q. Whatever happened with that
3	A. Work. Just work documents.	3	medical malpractice action?
4	Q. Anything relating to this	4	A. We settled out of court.
5	litigation?	5	Q. Have you ever served in the
6	A. No.	6	military?
7	Q. Anything with Matthew Reynolds	7	A. No.
8	name on it?	8	Q. Have you ever been arrested?
9	A. No.	9	A. No.
10	Q. Mr. Bonsky, have you ever been	10	Q. Have you ever been charged with a
11	deposed before?	11	crime?
12	A. Yes.	12	A. No.
13	Q. In connection with what?	13	Q. Okay. And to make sure today
14	A. Lawsuit that I brought.	14	goes smoothly, I'm going to give you some
15	Q. And how many times were you	15	additional ground rules. You're doing great so
16	deposed in that matter?	16	far, but it's important that we don't speak over
17	A. Once.	17	each other. Please let me finish stating the
18	Q. And how long ago was that?	18	question before you answer it. Unless there's a
19	A. I was 18 or 19. I'm 56 now.	19	question dodge, I'll allow you to finish your
20	Q. Wonderful. In broad strokes,	20	question before I pose another one. Even though
21	what was the nature of that action?	21	I like I'll likely know what you meant if you
22	A. Medical malpractice.	22	shrugged your shoulders or nodded your head
23	Q. Is that the only time in which	23	after I've asked the question, I ask that you
24	you remember being deposed?	24	use actual words to answer these questions. If
	5 1		
	Page 11		Page 12
1	Page 11 a response calls for a yes, please answer with a	1	Page 12 MS. FICARO: I just object to
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2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	a response calls for a yes, please answer with a yes and not with an uh-huh. Do you agree to that? A. Yes. Q. Also for the benefit of the court reporter, may I ask you to keep your voice up. A. Please restate that. Q. Sure. For the benefit of the court reporter, can I ask you to keep your voice up. A. Keep my what now? Q. Voice up. A. Oh, yes. Okay. I'll do that. Q. Okay. Great. And we discussed this off the record, but if you need to take a break at any point, let me know. If you need to get up, stretch your legs, get a cup of coffee, use the restroom, that's fine. We can do that. We'll finish the current line of questioning then take a break. I would also ask that during the break you not speak with Eileen at any	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	MS. FICARO: I just object to that there. I don't believe that we are I think that should be limited to about the subject matter of the deposition. BY MR. AUERBACH: Q. Mr. Bonsky, do you agree to not text do you have Eileen's cell phone number? A. I think I do. Q. I'm not asking for what the number is. I'm just asking if you have it. May I don't tell me anything that was discussed between you and Eileen, but how have you been communicating? Through phone, e-mail? A. Both. Q. Okay. And I'm going to ask that during this litigation your questions not be your responses not be prompted by Eileen. Do you understand that? A. Yes. Q. And that to the extent you need to speak with Eileen, please let me know. Now, from time to time, Eileen will object to some of my questions, as she just
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	a response calls for a yes, please answer with a yes and not with an uh-huh. Do you agree to that? A. Yes. Q. Also for the benefit of the court reporter, may I ask you to keep your voice up. A. Please restate that. Q. Sure. For the benefit of the court reporter, can I ask you to keep your voice up. A. Keep my what now? Q. Voice up. A. Oh, yes. Okay. I'll do that. Q. Okay. Great. And we discussed this off the record, but if you need to take a break at any point, let me know. If you need to get up, stretch your legs, get a cup of coffee, use the restroom, that's fine. We can do that. We'll finish the current line of questioning then take a break. I would also ask that during the break you not speak with Eileen at any point.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	MS. FICARO: I just object to that there. I don't believe that we are I think that should be limited to about the subject matter of the deposition. BY MR. AUERBACH: Q. Mr. Bonsky, do you agree to not text do you have Eileen's cell phone number? A. I think I do. Q. I'm not asking for what the number is. I'm just asking if you have it. May I don't tell me anything that was discussed between you and Eileen, but how have you been communicating? Through phone, e-mail? A. Both. Q. Okay. And I'm going to ask that during this litigation your questions not be your responses not be prompted by Eileen. Do you understand that? A. Yes. Q. And that to the extent you need to speak with Eileen, please let me know. Now, from time to time, Eileen

Page 13 Page 14 1 objection on the record. You'll then go ahead 1 Q. Did you say that this was a 2 and answer the question after we resolve the 2 deposition with Matthew Reynolds or you just 3 objection. And, again, please don't interpret used the word deposition? any of my questions as me asking for information 4 A. Used the word deposition. 5 that was shared between you and your attorney. 5 Q. And these people that you 6 That's protected by attorney/client privilege, 6 identified, what did you tell them about today's 7 so I'm not going to be seeking that information. 7 deposition? 8 8 Nothing specific. I'm just being Have you had the opportunity to A. 9 speak with Eileen prior to today's deposition? 9 deposed. 10 Q. And approximately how long would Yes. 10 A. 11 you say -- did you say that you spent talking to 11 Do you need any more time to 12 speak with her before we begin? 12 these people? 13 13 No. The meeting was about an hour. A. A. 14 Q. Putting aside counsel for a 14 The conversation regarding this was minutes, second, have you spoken with anyone else about 15 tops. today's deposition? 16 16 Q. And that happened today? 17 17 A. Yes. A. Yes. 18 Q. With whom have you spoken? 18 And you said it took minutes Q. 19 I've let my staff know that I was 19 tops. 20 going to be in a deposition this afternoon so 20 Did you discuss the substance of 21 they would leave me alone. 21 Mr. Reynolds' allegations or --22 And that would include who? 22 Q. A. No. 23 23 A. Dave Furno, Joe Woods, Debbie Q. -- the substance of the lawsuit 24 Kulp, Cliff Heller and Rick Hansen. 24 at all? Page 15 Page 16 gentleman, Randy Trout, T-R-O-U-T, what they 1 1 A. No. 2 Q. Have these people that you thought about Mr. Reynolds' performance while he identified ever shared their feelings about 3 was working with them. Was Mr. Trout also a subordinate Mr. Reynolds or his allegations? 4 4 Q. 5 5 MS. FICARO: Objection. You can of Mr. Reynolds? 6 6 answer it if you are able to. A. 7 7 THE WITNESS: They have expressed Q. And what were their job titles? 8 8 their feelings about Mr. Reynolds. Nobody has A. Maintenance mechanic, both of 9 expressed anything with respect to this them. Are both of these individuals are 10 1.0 litigation. Q. 11 BY MR. AUERBACH: 11 still employed with Willert? 12 When you say they expressed their 12 A. Yes. feelings about Mr. Reynolds, who are you 1.3 13 Q. Were they -- did they start 14 working for Willert before you started working 14 referring to? 15 15 A. Many people. Q. Okay. Who is the first one who 16 16 A. Yes. 17 And what did they tell you about 17 comes to mind? Q. 18 18 Mr. Reynolds' performance? A. His subordinate, John Kulp. 19 John -- would you spell the last 19 Q. They weren't pleased with his 20 name. 2.0 performance. Their - the major complaint was 21 A. K-U-L-P. 21 -- he said they never knew where he was, and he 22 And what did Mr. Kulp share with 22 would work different hours. He'd come in late, Q. 23 23 and he just never communicated with his team and you about Mr. Reynolds? 24 I asked Mr. Kulp and another they didn't like that. A.

		Page 17		Page 18
1	Q.	When did you have this	1	about Mr. Reynolds by Mr. Woods?
2		ion with Mr. Kulp and Mr. Trout?	2	A. Specifics I don't recall, but
3	A.	While Matt was working here. I	3	it's just the normal course of business for the
4	don't rec	all the date.	4	production manager, the plant manager to bring
5	Q.	So between October and November	5	up the name of the maintenance manager. I'm
6	2020?		6	sure we did.
7	A.	Yes.	7	Q. And this would have only been
8		MS. FICARO: Objection to form,	8	when Mr. Reynolds was working for Willert?
9	iust in tei	rms of the dates.	9	A. And I notified Joe of the
10		AUERBACH:	10	termination maybe afterward.
11	Q.	Did you have more than one	11	Q. What did you tell Joe about the
12	-	ion with Mr. Kulp and Mr. Trout about	12	termination?
13		olds' performance?	13	A. Just that Matt was terminated.
14	A.	No.	14	Q. Did he share his feelings about
15	Q.	Other than Mr. Kulp and	15	Matt's termination?
16	-	, who else did you discuss about	16	A. I don't remember.
17	Mr. Reyn	•	17	Q. Since Mr. Reynolds was
18	A.	One would be Joe Woods.	18	terminated, have you had any other conversations
19		And who was Joe Woods?	19	with Mr. Woods about Mr. Reynolds?
	Q.		20	
20	A.	Production manager.		A. Yes.
21	Q.	Is Mr. Woods still employed with	21	Q. What other conversations?
22	Willert?	•	22	A. We talked about the visit that
23	A.	Yes.	23	Matt had to the plant with counsel. Joe hosted
24	Q.	And what was shared with you	24	the visit. I suggested he do it, then I let Joe
		Page 19		Page 20
1	know wha	it was going on, then counsel prepped	1	A. Yes.
2	him.		2	Q. Who?
3	Q.	Other than Mr. Kulp, Trout and	3	A. Tammy Gillette.
4	Woods, ha	we you discussed Mr. Reynolds with	4	Q. Ms. Gillette is the HR rep?
5	anyone els	-	5	A. Yes.
6	Α.	Yes.	6	Q. And she's still employed with
7	Q.	Who?	7	Willert?
8	À.	Bryan Willert.	8	A. Yes.
9	Q.	Mr. Willert is the owner of	9	Q. When was the most recent
10	Willert?		10	conversation with Ms. Gillette about Mr.
11	A.	I believe so.	11	Reynolds?
	Q.	Approximately how many	12	A. Many, many weeks. Maybe several
12	-	ons did you have with Mr. Willert	13	months back.
12 13		-	14	Q. Any other individuals we haven't
13	about Mr	-	15	discussed yet?
13 14	about Mr.	Oh many Dozens		discussed yet.
13 14 15	Α.	Oh, many. Dozens.		•
13 14 15 16	A. Q.	Okay. When was the most recent?	16	A. Yes.
13 14 15 16 17	A. Q. A.	Okay. When was the most recent? About Mr. Reynolds, I don't	16 17	A. Yes. Q. Who?
13 14 15 16 17	A. Q. A. remember	Okay. When was the most recent? About Mr. Reynolds, I don't	16 17 18	A. Yes. Q. Who? A. Dave Furno.
13 14 15 16 17 18 19	A. Q. A. remember Q.	Okay. When was the most recent? About Mr. Reynolds, I don't . Was it after he was terminated?	16 17 18 19	A. Yes. Q. Who? A. Dave Furno. Q. What?
13 14 15 16 17 18 19 20	A. Q. A. remember Q. A.	Okay. When was the most recent? About Mr. Reynolds, I don't . Was it after he was terminated? Oh, yeah. We talked about it	16 17 18 19 20	 A. Yes. Q. Who? A. Dave Furno. Q. What? A. Dave Furno, F-U-R-N-O.
13 14 15 16 17 18 19 20 21	A. Q. A. remember Q. A. after the t	Okay. When was the most recent? About Mr. Reynolds, I don't Was it after he was terminated? Oh, yeah. We talked about it ermination, yes.	16 17 18 19 20 21	 A. Yes. Q. Who? A. Dave Furno. Q. What? A. Dave Furno, F-U-R-N-O. Q. Who is Mr. Furno?
13 14 15 16 17 18 19 20 21 22	A. Q. A. remember Q. A. after the t	Okay. When was the most recent? About Mr. Reynolds, I don't Was it after he was terminated? Oh, yeah. We talked about it ermination, yes. Other than Mr. Kulp, Trout, Woods	16 17 18 19 20 21 22	 A. Yes. Q. Who? A. Dave Furno. Q. What? A. Dave Furno, F-U-R-N-O. Q. Who is Mr. Furno? A. He is our quality and safety
13 14 15 16 17 18 19 20 21	A. Q. A. remember Q. A. after the t	Okay. When was the most recent? About Mr. Reynolds, I don't Was it after he was terminated? Oh, yeah. We talked about it ermination, yes. Other than Mr. Kulp, Trout, Woods t, have you discussed Mr. Reynolds	16 17 18 19 20 21	 A. Yes. Q. Who? A. Dave Furno. Q. What? A. Dave Furno, F-U-R-N-O. Q. Who is Mr. Furno?

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MR. AUERDACII. SUI Call a	ISK AUUUL
Pa	age 24
Q. And do you live with anyor	ıe?
3 A. Yes.	
4 Q. With whom do you live?	
5 A. My wife.	
6 Q. How long have you been m	arried?
7 A. About four years.	
8 Q. Is this your first marriage?	
9 A. No.	
10 Q. What number marriage is the	iis for
11 you?	
12 A. This is my second marriag	ge.
Q. Your wife, is it her first	
14 marriage or is it a second marriage as w	ell?
15 A. It is her second marriage.	
Q. Do you have any children?	
17 A. Yes.	
18 Q. How many and what are the	eir ages?
19 A. I have three children that	are
20 28 let me take that back. 26, 24, 22.	,
Q. Do you use social media?	
22 A. Yes.	
Q. What social media do you i	ıse?
	1 conversation with Mr. Kennet about Mr. Re 2 A. He was the witness for the 3 termination, which 4 Q. Anyone else? 5 A. Nobody comes to mind, but the 6 dozens and dozens of people here I've provided to in some way, shape or form. 8 Q. And, again, I don't want to know anything that may have been said between you guysting that may have been said between you guy speak with Eileen in anticipation of today's deposition? 4 A. Yes. 9 A. Yes. 13 Q. *For approximately how long of you guys speak? 15 MS. FICARO: Objection. I will just instruct him not to answer that quest anything regarding the contents of our conversation. 19 MR. AUERBACH: Well, I'm asking the contents. I'm asking how long spoke. 20 MS. FICARO: I think arguate that's crossing the line here. 21 MR. AUERBACH: So I can and MR. AUERBACH:

Page 25	Page 26
1 Q. May I assume that your name on	1 Q. Yes.
2 the LinkedIn is Jack Bonsky?	2 A. You take a bottle, you fill it
3 A. Name on it it's either Jack	3 with liquid, you cap it somehow, you put a label
4 Bonsky or Jack R. Bonsky. I don't recall.	4 on it and you put it in a cart. Like, I guess I
5 Q. Do you use Facebook?	5 missed the fact the first thing you do is you
6 A. No.	6 blend the chemicals together.
7 Q. Smart man. Other than LinkedIn,	7 Q. And does Willert blend these
8 any other?	8 chemicals before it puts it in the container?
9 A. No. None.	9 A. Yes.
Q. In broad strokes, what does	Q. And you have a house brand of
11 Willert do?	11 some of these products?
12 A. We make products that go in your	12 A. What do you mean house brand?
13 home, consumer packaged goods. So disposable	Q. Meaning you said that you or I
14 things, things to clean your home with. Other	14 believe I heard you say if I don't want to
plants do things like mothballs and fly swatters	15 misquote you that you do liquid fill for
and traps to catch insects. Here we do liquid	16 other people's products other companies'
fill. And our products here are liquid fill	17 products and then do you also make does
products, either under our name or somebody	Willert make their own products to sell directly
19 else's. We're a third-party manufacturer. And	19 to consumers.
20 we also do air conditioners excuse me air	20 A. Yes.
21 fresheners for ourselves and for another	21 Q. And
22 customers.	22 A. Let me back up. Not directly to
23 Q. What is liquid fill?	23 consumers. Directly to customers that end up on
24 A. Liquid fill?	24 the shelf. That's where consumers get involved.
Page 27	Page 28
1 Q. What types of products are	
2 involved in the liquid fill?	1 * 2
-	
	3
	1 2
,	5 *
30 LANCE AND THE CONTROL OF THE CONT	7 *
7777778557 7457	8 *
J	9 *
9 insert just a statement here, that to the extent	9 "
that ha is testifying to any accommodations of	1.0 *
, ,	10
11 chemicals or anything else that would be	*
chemicals or anything else that would be considered proprietary and confidential	11 * 12 *
chemicals or anything else that would be considered proprietary and confidential information, that we would request that those	11 * 12 * 13 Q. Willert has a facility in
chemicals or anything else that would be considered proprietary and confidential information, that we would request that those portions of the transcript are marked	11 * 12 * 13 Q. Willert has a facility in 14 Douglassville, Pennsylvania; does it now?
chemicals or anything else that would be considered proprietary and confidential information, that we would request that those portions of the transcript are marked confidential.	11 * 12 * 13 Q. Willert has a facility in 14 Douglassville, Pennsylvania; does it now? 15 A. Yes.
chemicals or anything else that would be considered proprietary and confidential information, that we would request that those portions of the transcript are marked confidential. MR. AUERBACH: That's agreeable.	11 * 12 * 13 Q. Willert has a facility in 14 Douglassville, Pennsylvania; does it now? 15 A. Yes. 16 Q. And that's where you work?
chemicals or anything else that would be considered proprietary and confidential information, that we would request that those portions of the transcript are marked confidential. MR. AUERBACH: That's agreeable. CONFIDENTIAL PORTION HELD UNDER SEPARATE COVER	11 * 12 * 13 Q. Willert has a facility in 14 Douglassville, Pennsylvania; does it now? 15 A. Yes. 16 Q. And that's where you work? 17 A. Yes.
chemicals or anything else that would be considered proprietary and confidential information, that we would request that those portions of the transcript are marked confidential. MR. AUERBACH: That's agreeable. CONFIDENTIAL PORTION HELD UNDER SEPARATE COVER *	11 * 12 * 13 Q. Willert has a facility in 14 Douglassville, Pennsylvania; does it now? 15 A. Yes. 16 Q. And that's where you work? 17 A. Yes. 18 Q. How big of a facility is this?
chemicals or anything else that would be considered proprietary and confidential information, that we would request that those portions of the transcript are marked confidential. MR. AUERBACH: That's agreeable. CONFIDENTIAL PORTION HELD UNDER SEPARATE COVER *	11 * 12 * 13 Q. Willert has a facility in 14 Douglassville, Pennsylvania; does it now? 15 A. Yes. 16 Q. And that's where you work? 17 A. Yes. 18 Q. How big of a facility is this? 19 A. It's about 87,000 square feet.
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chemicals or anything else that would be considered proprietary and confidential information, that we would request that those portions of the transcript are marked confidential. MR. AUERBACH: That's agreeable.	11 * 12 * 13 Q. Willert has a facility in 14 Douglassville, Pennsylvania; does it now? 15 A. Yes. 16 Q. And that's where you work? 17 A. Yes. 18 Q. How big of a facility is this? 19 A. It's about 87,000 square feet. 20 Excuse me. 86,000 square feet. 21 Q. And of the 86,000 square feet,

		Page 29			Page 30
1	Q.	So approximately how many square	1	directly i	nvolve managing people.
2		illert actually using of this 86,000	2	Q.	What's project work mean?
3	square fo	ot facility?	3	A.	Manufacturing engineering.
4	A.	All of it.	4	Q.	Can you give some examples?
5	Q.	What is your job title with	5	A.	Yeah. I'm currently in the
6	Willert?		6		f purchasing a case taper, a machine to
7	A.	Plant manager.	7		x together. Specify it, get the
8	Q.	And what are your duties?	8		t it ordered, get it in here, get it
9	Α.	Virtually every person at the	9	installed.	
10	•	eports to me, so I'm responsible for	10	Q.	So project manager work is if
11	_	e you the functions that report in to	11		- if there's a need for the plant, so
12	_	luction, got maintenance, got	12		g large equipment?
13		/receiving, human resources, supply	13	Α.	Yes.
14		hich is scheduling and buying things,	14	Q.	Anything else?
15		handlers all work indirectly through	15	Α.	Yes.
16		ne operators in the plant work	16	Q.	What else do you do?
17		y through me. The blenders work,	17	Α.	I have considerable customer
18	_	directly for me.	18	contact.	
19	Q.	So you oversee the people?	19	Q	What does that mean?
20	A.	Yes.	20	A.	Well, everything from pre from
21	Q.	Do you have any other duties?	21		us prepare quotations for jobs to
22	Α.	Yes.	22		larifying specifications with our
23	Q.	What are they?	23		s, providing the customer technical
24	A.	I do project work that doesn't	24	advice an	d running sample runs here of first,
		Page 31			Page 32
1	second, th	ird-type runs when the customer comes	1	discipline l	Mr. Hansen?
2	in.		2	A.	Yes.
3	Q.	You became the plant manager in	3	Q.	What authority do you have?
4	Ostobor 20	020; is that correct?	4		To discipline, to coach and
	October 20	20, 10 mai concer.		A.	to discipline, to coach and
5	A.	Yes, that's correct.	5		nd have those difficult discussions
5 6					d have those difficult discussions
	A.	Yes, that's correct.	5	counsel an	d have those difficult discussions
6	A. Q.	Yes, that's correct. And who do you report to?	5 6	counsel an that end u Q.	nd have those difficult discussions p in a file. Do you have the ability to put n a performance improvement plan?
6 7	A. Q. A.	Yes, that's correct. And who do you report to? Bryan Willert. Do you report to anyone else? No.	5 6 7	counsel an that end u Q.	nd have those difficult discussions p in a file. Do you have the ability to put
6 7 8	A. Q. A. Q.	Yes, that's correct. And who do you report to? Bryan Willert. Do you report to anyone else?	5 6 7 8 9	counsel and that end under Q. someone of A.	nd have those difficult discussions p in a file. Do you have the ability to put n a performance improvement plan?
6 7 8 9	A. Q. A. Q. A. Q.	Yes, that's correct. And who do you report to? Bryan Willert. Do you report to anyone else? No.	5 6 7 8 9	counsel and that end under Q. someone of A. in with left	nd have those difficult discussions p in a file. Do you have the ability to put n a performance improvement plan? Yes, but I would always do that HR to help out, and I would certainly mebody directly reporting to me,
6 7 8 9 10 11 12	A. Q. A. Q. A. Q.	Yes, that's correct. And who do you report to? Bryan Willert. Do you report to anyone else? No. And your current maintenance	5 6 7 8 9	counsel and that end under Q. someone of A. in with left	nd have those difficult discussions p in a file. Do you have the ability to put n a performance improvement plan? Yes, but I would always do that HR to help out, and I would certainly mebody directly reporting to me, boss know what's going on.
6 7 8 9 10	A. Q. A. Q. Manager re	Yes, that's correct. And who do you report to? Bryan Willert. Do you report to anyone else? No. And your current maintenance eports to you?	5 6 7 8 9 10	counsel and that end under Q. someone of A. in with left	nd have those difficult discussions p in a file. Do you have the ability to put n a performance improvement plan? Yes, but I would always do that HR to help out, and I would certainly mebody directly reporting to me,
6 7 8 9 10 11 12 13	A. Q. A. Q. A. Q. manager re	Yes, that's correct. And who do you report to? Bryan Willert. Do you report to anyone else? No. And your current maintenance eports to you? Yes.	5 6 7 8 9 10 11	counsel and that end u Q. someone o A. in with i if it's soil	nd have those difficult discussions p in a file. Do you have the ability to put n a performance improvement plan? Yes, but I would always do that HR to help out, and I would certainly mebody directly reporting to me, boss know what's going on.
6 7 8 9 10 11 12 13 14	A. Q. A. Q. Manager road. Q. Manager road. Q.	Yes, that's correct. And who do you report to? Bryan Willert. Do you report to anyone else? No. And your current maintenance eports to you? Yes. What is this person's name?	5 6 7 8 9 10 11 12 13	counsel and that end u Q. someone o A. in with 1 if it's soi I'd let my Q. anyone? A.	nd have those difficult discussions p in a file. Do you have the ability to put n a performance improvement plan? Yes, but I would always do that HR to help out, and I would certainly mebody directly reporting to me, boss know what's going on. Do you have the ability to fire Not on my own.
6 7 8 9 10 11 12 13	A. Q. A. Q. manager ro A. Q.	Yes, that's correct. And who do you report to? Bryan Willert. Do you report to anyone else? No. And your current maintenance eports to you? Yes. What is this person's name? Rick Hansen, H-A-N-S-E-N.	5 6 7 8 9 10 11 12 13	counsel and that end u Q. someone o A. in with 1 if it's so I'd let my Q. anyone?	In the control of the
6 7 8 9 10 11 12 13 14	A. Q. A. Q. manager r. A. Q. A. Q.	Yes, that's correct. And who do you report to? Bryan Willert. Do you report to anyone else? No. And your current maintenance eports to you? Yes. What is this person's name? Rick Hansen, H-A-N-S-E-N. H-A-N-S-E-N?	5 6 7 8 9 10 11 12 13 14	counsel and that end u Q. someone o A. in with 1 if it's soi I'd let my Q. anyone? A.	nd have those difficult discussions p in a file. Do you have the ability to put n a performance improvement plan? Yes, but I would always do that HR to help out, and I would certainly mebody directly reporting to me, boss know what's going on. Do you have the ability to fire Not on my own.
6 7 8 9 10 11 12 13 14 15	A. Q. A. Q. manager r. A. Q. A. Q. A. Q. Q. A. Q. Q. A. Q. A. Q. A. Q. A. Q.	Yes, that's correct. And who do you report to? Bryan Willert. Do you report to anyone else? No. And your current maintenance eports to you? Yes. What is this person's name? Rick Hansen, H-A-N-S-E-N. H-A-N-S-E-N? Correct.	5 6 7 8 9 10 11 12 13 14 15	counsel and that end u Q. someone o A. in with 1 if it's soi I'd let my Q. anyone? A. Q. A.	In the control of the
6 7 8 9 10 11 12 13 14 15 16	A. Q. A. Q. manager r. A. Q. A. Q. A. Q. Q. A. Q. Q. A. Q. A. Q. A. Q. A. Q.	Yes, that's correct. And who do you report to? Bryan Willert. Do you report to anyone else? No. And your current maintenance eports to you? Yes. What is this person's name? Rick Hansen, H-A-N-S-E-N. H-A-N-S-E-N? Correct. When did Mr. Hansen become the	5 6 7 8 9 10 11 12 13 14 15 16	counsel and that end u Q. someone o A. in with i if it's soi I'd let my Q. anyone? A. Q. A. nobody fin	nd have those difficult discussions p in a file. Do you have the ability to put n a performance improvement plan? Yes, but I would always do that HR to help out, and I would certainly mebody directly reporting to me, boss know what's going on. Do you have the ability to fire Not on my own. Who has that authority? Well, it depends on where
6 7 8 9 10 11 12 13 14 15 16 17	A. Q. A. Q. manager ro A. Q. A. Q. M. A. Q. A. A. Q. M. A. A. A. A. A. A. A. A. M. A. M.	Yes, that's correct. And who do you report to? Bryan Willert. Do you report to anyone else? No. And your current maintenance eports to you? Yes. What is this person's name? Rick Hansen, H-A-N-S-E-N. H-A-N-S-E-N? Correct. When did Mr. Hansen become the ce manager?	5 6 7 8 9 10 11 12 13 14 15 16 17 18	counsel and that end u Q. someone o A. in with D if it's son I'd let my Q. anyone? A. Q. A. nobody fin in the organian	nd have those difficult discussions p in a file. Do you have the ability to put n a performance improvement plan? Yes, but I would always do that HR to help out, and I would certainly mebody directly reporting to me, boss know what's going on. Do you have the ability to fire Not on my own. Who has that authority? Well, it depends on where res no one person can fire anybody
6 7 8 9 10 11 12 13 14 15 16 17 18	A. Q. A. Q. manager ro A. Q. A. Q. M. A. Q. A. A. Q. M. A. A. A. A. A. A. A. A. M. A. M.	Yes, that's correct. And who do you report to? Bryan Willert. Do you report to anyone else? No. And your current maintenance eports to you? Yes. What is this person's name? Rick Hansen, H-A-N-S-E-N. H-A-N-S-E-N? Correct. When did Mr. Hansen become the cee manager? December 20th or so. Just before	5 6 7 8 9 10 11 12 13 14 15 16 17 18	counsel and that end u Q. someone o A. in with 1 if it's sor I'd let my Q. anyone? A. Q. A. nobody fir in the orgator examp	nd have those difficult discussions p in a file. Do you have the ability to put n a performance improvement plan? Yes, but I would always do that HR to help out, and I would certainly mebody directly reporting to me, boss know what's going on. Do you have the ability to fire Not on my own. Who has that authority? Well, it depends on where res no one person can fire anybody anization. Like, for example well,
6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	A. Q. A. Q. maintenan A. the Christ	Yes, that's correct. And who do you report to? Bryan Willert. Do you report to anyone else? No. And your current maintenance eports to you? Yes. What is this person's name? Rick Hansen, H-A-N-S-E-N. H-A-N-S-E-N? Correct. When did Mr. Hansen become the ce manager? December 20th or so. Just before imas break. Does Mr. Hansen report to anyone	5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	counsel and that end u Q. someone o A. in with it if it's son I'd let my Q. anyone? A. Q. A. nobody fin in the orgation examp below me,	nd have those difficult discussions p in a file. Do you have the ability to put n a performance improvement plan? Yes, but I would always do that HR to help out, and I would certainly mebody directly reporting to me, boss know what's going on. Do you have the ability to fire Not on my own. Who has that authority? Well, it depends on where res no one person can fire anybody anization. Like, for example well, ole, if it's a person that's one step
6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	A. Q. A. Q. manager r. A. Q. A. Q. the Christ Q.	Yes, that's correct. And who do you report to? Bryan Willert. Do you report to anyone else? No. And your current maintenance eports to you? Yes. What is this person's name? Rick Hansen, H-A-N-S-E-N. H-A-N-S-E-N? Correct. When did Mr. Hansen become the ce manager? December 20th or so. Just before imas break. Does Mr. Hansen report to anyone	5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	counsel and that end u Q. someone o A. in with 1 if it's sol'd let my Q. anyone? A. Q. A. nobody find in the orgation example below me, a recomm	nd have those difficult discussions p in a file. Do you have the ability to put n a performance improvement plan? Yes, but I would always do that HR to help out, and I would certainly mebody directly reporting to me, boss know what's going on. Do you have the ability to fire Not on my own. Who has that authority? Well, it depends on where res no one person can fire anybody anization. Like, for example well, ole, if it's a person that's one step my direct reports, I can I can have
6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	A. Q. A. Q. manager ro A. Q. A. Q. A. Q. the Christ Q. else other	Yes, that's correct. And who do you report to? Bryan Willert. Do you report to anyone else? No. And your current maintenance eports to you? Yes. What is this person's name? Rick Hansen, H-A-N-S-E-N. H-A-N-S-E-N? Correct. When did Mr. Hansen become the ce manager? December 20th or so. Just before emas break. Does Mr. Hansen report to anyone than you?	5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	counsel and that end u Q. someone o A. in with 1 if it's soi I'd let my Q. anyone? A. Q. A. nobody fin in the orga for examp below me, a recomm always run	In the second se

Page 33 Page 34 1 my boss, Bryan Willert, to arrive -- to see if admissible in evidence, that's a whole separate 2 he agrees. 2 3 Q. And since November 2020, have you 3 MS. FICARO: It, frankly, would had to fire anyone? have no relevance to this case, unless it was 5 somehow -- it was a termination for the same 5 A. Yes. 6 6 reasons that, you know, Mr. Reynolds is claiming Q. Who have you had to fire? 7 7 A. There's been several -that he was terminated here. 8 8 BY MR. AUERBACH: MR. FICARO: Hold on a moment, 9 9 Q. Mr. Bonsky, who have you Jack. I just want to object here to offering 10 terminated? 10 any testimony regarding, you know, personal and confidential information regarding nonparties to 11 MS. FICARO: Same objection. And 11 12 this action. 12 again, Jack, I would just advise you not to 13 If you can ask your questions 13 offer their names. 14 without asking their names, Steven, you know, I 14 BY MR. AUERBACH: 1.5 will permit Jack to answer that question as so 15 O. Mr. Bonsky, I'm going to ask for 16 you to give their names. And if Eileen is going 16 long as it doesn't reveal personal identifying 17 information regarding any individuals other than 17 to insist on this, I'm going to ask for us to 18 18 adjourn while I get the judge on the phone. Mr. Reynolds. 19 19 MR. AUERBACH: Well, I'm going to MS. FICARO: I'm going to advise 20 ask their name. I'm not going to ask their 20 you not to answer in terms of these individuals' 21 Social Security number, their bank information, 21 names. 22 but I have to have some way of identifying who 22 MR. AUERBACH: All right. How do 23 these people are, the reasons for it. It's 23 you want to handle this? Do you want -- I think plainly discoverable. Whether or not it's we got to call chambers here. Page 36 Page 35 Let's go off the record. information regarding nonparties to this action. 2 2 MR. AUERBACH: So you have an (Whereupon, an off-the-record 3 issue with CR? discussion occurred.) 4 MS. FICARO: Yes. ... 5 MR. AUERBACH: Okay. Do you have CONFIDENTIAL PORTION HELD UNDER SEPARATE COVER 6 any other suggestions? 7 MS. FICARO: Well, I think it 8 depends on what you're looking for, Steve, but 9 9 MR. AUERBACH: I want to know who 10 10 was fired and for what. 11 11 MS. FICARO: A better way to ask 12 12 that would be -- well, I'm not going to advise 13 13 you as to how to ask your question here. I'm 14 14 just simply going to assert the objection with 15 1.5 MS. FICARO: I think this is an end run around that here in terms of getting 16 regard to anything pertaining to the identities of other individuals who were terminated. 17 17 these individuals' names. 18 MR. AUERBACH: Okay. So what 1.8 MR. AUERBACH: That's fine. 19 would make you feel more comfortable? So MR. FICARO: There must be other 2.0 there's more than one person, and we're going to ways for you to ask these questions that would be referring to different people so how are we 21 not reveal these individuals' names and their going to keep them together? identities and any employment action taken 22 23 MS. FICARO: Steve, that's up to against them here, something that would be you in terms of how to do it, so long as it does considered confidential and proprietary

Page 37	Page 38
not reveal the identities of these individuals.	1 *
MR. AUERBACH: Well, revealing	2 *
3 them in deposition is a lot different than using	*
4 them as an exhibit.	4 *
MS. FICARO: Not necessarily,	*
6 Steve.	*
MR. AUERBACH: It's a completely	*
B different standard, honestly.	8 *
9 CONFIDENTIAL PORTION HELD UNDER SEPARATE COVER	9 *
10 *	10 *
11 *	*
12 *	12 *
13 *	13 *
1.4 *	14 *
15 *	15 *
16 *	16 *
17 *	17 *
18 *	18 *
19 *	19 *
20 *	20 *
21 *	21 *
	22 *
22 *	23 *
23 *	24 *
24 *	24 "
Page 39	Page 40
1 *	1 *
2 *	2 *
3 *	3 MS. FICARO: Same objection with
4 *	4 regard to initials. And, again, just to be
5 *	5 clear, I would instruct him not to provide the
*	6 initials either, but I'll permit him to answer
7 *	7 as I did the similar the questions you asked
8 *	
9 *	
10 *	
	10 Q. Okay. We're going to call this
T T	11 person Doe 3 or Doe 1.
12	12 Is this a man or a woman?
13 *	13 A. Awoman.
14 *	Q. And why was Doe 1 fired?
15 *	15 A. Poor attendance.
16 *	Q. Did this person work for you or
17 *	17 for one of your subordinates?
18 *	18 A. One of my subordinates.
19 *	19 Q. Which subordinate?
20 *	20 A. Joe Woods.
21 *	Q. And did you or Mr. Woods give
22 *	22 this individual any kind of warning that their
23 *	23 job was in jeopardy because of attendance?
24 *	24 A. Yes.
	1

10 (Pages 37 to 40)

	Page 41			Page 42
1	Q. How many times?	1	Q.	When was Doe 2 fired?
2	A. I don't know.	2	A.	Probably six weeks ago.
3	Q. Was this in writing or was this	3	Q.	What was your involvement with
4	just in person?	4		rmination?
5	A. In writing.	5	A.	I was I was told that we would
6	Q. And did this termination happen	6	proceed v	with termination unless I objected.
7	before or after CR's termination?	7	Q.	So someone else made the call and
8	A. After.	8	you were	just asked to sign off on it?
9	Q. Why was Doe 1 given a written	9	Α.	That's correct.
10	warning but CR was not?	10	Q.	What type of performance issues
11	A. When Doe 1 was terminated, that	11	was Doe 2	
12	was under well, let's back up a second. I	12	A.	Doe 2 was in the five days
13	don't know that CR if CR got a warning or	13		orked for us wasn't getting along
14	not. I believe that's what I stated that's	14		eammates.
15	what I meant to state. I don't know. I know	15	Q.	What does that mean?
16	that Doe 1 did have warning or warnings,	16	A.	He was argumentive.
17	according to our attendance policy.	17	Q.	We discussed CR, Doe 1, Doe 2.
18	Q. All right. The next person we're	18	٧.	Is there another person?
19	going to talk about is Doe 2.	19	Α.	Yes.
20	A. Okay.	20	Q.	We'll call this person Doe 3.
21	Q. Why was Doe 2 fired?	21	Q.	And why was Doe 3 fired?
22	A. Performance.	22	Α.	Gross misconduct.
23	Q. What was this person's job?	23	Q.	What was Doe 3's job title?
24	A. Machine operator.	24	A.	Blender.
	······································			
	Page 43			Page 44
1	Q. How long ago was Doe 3 fired?	1	Q.	Have you ever disciplined him?
2	A. About two weeks ago.	2	A.	No.
3	Q. And what was the gross misconduct	3	Q.	Have you ever coached him?
4	that was the subject of termination?	4	Α.	Yes.
5	A. He threatened employees.	5	Q.	On what?
6	Q. How so?	6	Α.	Prioritization.
7	A. He said he was going to call	7	Q.	What does that mean?
8	people to come in and beat up somebody.	8	A.	Making sure he's working on what
9	Q. And obviously he wasn't warned	9		to the company that he didn't
10	before he was fired.	10	necessaril	-
11	You heard about that and you	11	Q.	When did this coaching session
12	fired him?	12	happen?	
13	A. You are correct.	13	A.	The one I'm thinking about was in
14	Q. Is there a Doe 4 or have we	14	January.	
15	discussed everyone?	15	Q.	Other than this January 2021
16	A. We've discussed everybody.	16	January 20	021; correct?
-	Q. So other than other than CR,	17	A.	Yes, this year.
17	Matthew Reynolds, Doe 1, 2 and 3, these are the	18	Q.	Other than that instance, did you
		19	have any o	other opportunity or occasion to coach
17	only individuals at Willert that you had			
17 18		20	him?	
17 18 19	only individuals at Willert that you had	1	him? A.	We have daily conversation, but
17 18 19 20	only individuals at Willert that you had anything to do with their termination?	20	A.	We have daily conversation, but at I talked to you about before, I
17 18 19 20 21	only individuals at Willert that you had anything to do with their termination? A. Correct.	20 21	A. that wh	-
17 18 19 20 21 22	only individuals at Willert that you had anything to do with their termination? A. Correct. Q. Have you ever reprimanded	20 21 22	A. that wh	at I talked to you about before, I

	T
Page 45	Page 46
put on a performance improvement plan?	1 Mr. Hansen's earnings.
2 A. That's correct.	2 MR. AUERBACH: Okay. Court
3 Q. His salary Mr. Hansen's salary	3 reporter, would you mark this? Let's just
4 is \$85,000; is it not?	4 handle all these at the same time. And when I
5 MS. FICARO: Objection. Just	5 say mark this, I mean where there's been
6 instruct him not to answer that question, to	6 instruction not to answer with page and line.
7 provide information regarding Mr. Hansen's	7 And if you can, in any way, mark it now because
8 salary information, as that's confidential	8 we're going to call the court
9 information pertaining to, you know, a nonparty	9 MS. FICARO: Steve, in order to
10 to this action.	10 avoid a discovery dispute, I welcome any
11 BY MR. AUERBACH:	11 rationale as to how that bears relevance on this
Q. Do you know if he makes more	12 case and why it's not confidential.
13 is his salary greater or less than	MR. AUERBACH: So, first off, you
14 Mr. Reynolds'?	14 haven't asserted any kind of privilege, and
MS. FICARO: Same objection and	15 that's not a basis to tell him not to answer
16 instruction.	16 to instruct the witness not to answer. The
MR. AUERBACH: It goes to	17 other way you can instruct the witness not to
18 damages.	18 answer is by an insertion of privilege, for
19 MS. FICARO: It does not.	which you have none. The second is this goes to
20 BY MR. AUERBACH:	20 damages. I'd like to know if he earned a
Q. *Was he eligible to earn a	21 \$15,000 bonus that Mr. Reynolds was going to get
22 \$15,000 bonus?	22 and why or why not and the extenuating
MS. FICARO: Same objection with	23 circumstances. And you know the judge is going
24 regard instruction with regard to	24 to make him answer this, and the judge is going
Page 47	Page 48
1 to be pissed off at you for making us have to	1 *
2 call. And he's going to be asking what's the	*
3 basis	3 *
4 MS. FICARO: I disagree with	4 *
5 that, Steve, but setting that aside, if your	5 *
6 questions are specifically about the bonus, I'll	6 Q. What are Mr. Hansen's duties?
7 permit him to answer questions about the bonus.	7 A. He's the maintenance manager.
8 MR. AUERBACH: Okay.	8 He's in charge of the facility, the equipment.
9 CONFIDENTIAL PORTION HELD UNDER SEPARATE COVER	9 He has the mechanics reporting in to him. He
10 *	10 purchases supplies.
11 *	Q. How many other facilities does
12 *	12 Willert have?
13 *	13 A. Three others.
14 *	Q. Where are they?
15 *	15 A. There's one in West Virginia,
16 *	16 there's also St. Louis, Missouri, and we have
17 *	operations in Shanghai, China.
18 *	18 Q. Mr. Bonsky, what's your highest
19 *	19 level of education?
20 *	20 A. Master's degree.
21 *	21 Q. In what?
22 *	22 A. Business administration.
23 *	Q. When did you get your degree?
24 *	24 A. 1989.

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1	Q. From where?	1	just explain. Like, if let's suppose I swear
2	A. Kent State University.	2	around you and you don't like swearing, right.
3	Q. Do you have any certificates or	3	In my mind I didn't do anything wrong, but in
4	trainings?	4	your mind it's offensive. So being
			•
5	A. Yes.	5	disrespectful is in the eyes of the person who's
6	Q. In what?	6	being who feels disrespect. So it teaches
7	A. I've been trained to be a Six	7	you that if there is a situation, like if I
8	Sigma leader, Six Sigma yellow belt. I achieved	8	if you feel that I've done something
9	quality certified quality engineer status,	9	disrespectful to you, it encourages the two
10	I've been trained in the DuPont safety training	10	people to work it out amongst themselves, if
11	observation program to have respect for	11	they can, not to go up the chain of command, bu
12	workplace training, I was I went through a	12	to try to work things out at the lowest level
13	thing with Saint-Gobain called the management	13	and just understand that what's offensive to one
14	development institute, which was four weekly	14	is not necessarily the same as what's offensive
15	sessions I think it was four or three. I'm	15	to somebody else. Sexual harassment is a part
16	not sure. It was weekly sessions at the	16	of respect for the workplace, too. That's a big
17	University of New Hampshire where they sent	17	one.
18	their the better people they wanted to make	18	
			Q. Have you ever had any EEO
19	even better.	19	training?
20	Q. This respect for workplace	20	MS. FICARO: I'm sorry. Excuse
21	training, what is that?	21	me. EEO, did you say?
22	A. The takeaways were very	22	MR. AUERBACH: Yes. Equal
23	interesting, quite frankly. When it comes to	23	Employment Opportunity training.
24	respect for workplace, the best way I can do is	24	THE WITNESS: No.
	Page 51		Page 52
1	BY MR. AUERBACH:	1	Q. Have they given you any classes
2	Q. Any sexual harassment training?	2	on any of those topics?
3	A. As part of the respect for	3	A. No.
4	workplace. That's part of that.	4	Q. Before you started working for
-	Q. Any workplace discrimination or		
5		5	
5		5	Willert, were you ever the plant manager of any
6	retaliation training?	6	other company?
6 7	retaliation training? A. No.	6 7	other company? A. Yes.
6 7 8	retaliation training? A. No. Q. What about any employment	6 7 8	other company? A. Yes. Q. Where?
6 7 8 9	retaliation training? A. No. Q. What about any employment harassment training?	6 7 8 9	other company? A. Yes. Q. Where? A. Been plant manager several times.
6 7 8 9	retaliation training? A. No. Q. What about any employment harassment training? A. What do you mean by that, please?	6 7 8	other company? A. Yes. Q. Where? A. Been plant manager several times. Most recently in Wales. I lived in the UK, ran
6 7 8 9	retaliation training? A. No. Q. What about any employment harassment training?	6 7 8 9	other company? A. Yes. Q. Where? A. Been plant manager several times. Most recently in Wales. I lived in the UK, ran a plant there that was owned by Spectrum Brands
6 7 8 9	retaliation training? A. No. Q. What about any employment harassment training? A. What do you mean by that, please?	6 7 8 9	other company? A. Yes. Q. Where? A. Been plant manager several times. Most recently in Wales. I lived in the UK, ran
6 7 8 9 10 11	retaliation training? A. No. Q. What about any employment harassment training? A. What do you mean by that, please? Q. Any training on hostile work	6 7 8 9 10	other company? A. Yes. Q. Where? A. Been plant manager several times. Most recently in Wales. I lived in the UK, ran a plant there that was owned by Spectrum Brands
6 7 8 9 10 11	retaliation training? A. No. Q. What about any employment harassment training? A. What do you mean by that, please? Q. Any training on hostile work environments? A. Yes.	6 7 8 9 10 11 12	other company? A. Yes. Q. Where? A. Been plant manager several times. Most recently in Wales. I lived in the UK, ran a plant there that was owned by Spectrum Brands when I got oversees, and then we were purchased
6 7 8 9 10 11 12 13	retaliation training? A. No. Q. What about any employment harassment training? A. What do you mean by that, please? Q. Any training on hostile work environments? A. Yes. Q. Where was this training?	6 7 8 9 10 11 12	other company? A. Yes. Q. Where? A. Been plant manager several times. Most recently in Wales. I lived in the UK, ran a plant there that was owned by Spectrum Brands when I got oversees, and then we were purchased by Energizer before I left. I ran a plant for Spectrum Brands in Ohio, before that I ran a
6 7 8 9 110 111 112 113 114	retaliation training? A. No. Q. What about any employment harassment training? A. What do you mean by that, please? Q. Any training on hostile work environments? A. Yes. Q. Where was this training? A. This was with Saint-Gobain again.	6 7 8 9 10 11 12 13 14	other company? A. Yes. Q. Where? A. Been plant manager several times. Most recently in Wales. I lived in the UK, ran a plant there that was owned by Spectrum Brands when I got oversees, and then we were purchased by Energizer before I left. I ran a plant for Spectrum Brands in Ohio, before that I ran a plant for I was plant manager for a company
6 7 8 9 110 111 112 113 114 115	retaliation training? A. No. Q. What about any employment harassment training? A. What do you mean by that, please? Q. Any training on hostile work environments? A. Yes. Q. Where was this training? A. This was with Saint-Gobain again. Q. And did you attend that training	6 7 8 9 10 11 12 13 14 15 16	other company? A. Yes. Q. Where? A. Been plant manager several times. Most recently in Wales. I lived in the UK, ran a plant there that was owned by Spectrum Brands when I got oversees, and then we were purchased by Energizer before I left. I ran a plant for Spectrum Brands in Ohio, before that I ran a plant for I was plant manager for a company called Beckett Air prior to that.
6 7 8 9 10 11 11 11 11 11 11 11 11 11 11 11 11	retaliation training? A. No. Q. What about any employment harassment training? A. What do you mean by that, please? Q. Any training on hostile work environments? A. Yes. Q. Where was this training? A. This was with Saint-Gobain again. Q. And did you attend that training before you started working for Willert?	6 7 8 9 10 11 12 13 14 15 16	other company? A. Yes. Q. Where? A. Been plant manager several times. Most recently in Wales. I lived in the UK, ran a plant there that was owned by Spectrum Brands when I got oversees, and then we were purchased by Energizer before I left. I ran a plant for Spectrum Brands in Ohio, before that I ran a plant for I was plant manager for a company called Beckett Air prior to that. Q. Do you have any previous human
6 7 8 9 110 111 112 113 114 115 116	retaliation training? A. No. Q. What about any employment harassment training? A. What do you mean by that, please? Q. Any training on hostile work environments? A. Yes. Q. Where was this training? A. This was with Saint-Gobain again. Q. And did you attend that training before you started working for Willert? A. Yes.	6 7 8 9 10 11 12 13 14 15 16 17	other company? A. Yes. Q. Where? A. Been plant manager several times. Most recently in Wales. I lived in the UK, ran a plant there that was owned by Spectrum Brands when I got oversees, and then we were purchased by Energizer before I left. I ran a plant for Spectrum Brands in Ohio, before that I ran a plant for I was plant manager for a company called Beckett Air prior to that. Q. Do you have any previous human resources experience?
6 7 8 9 10 11 11 12 11 14 11 15 11 16 11 17 18 18	retaliation training? A. No. Q. What about any employment harassment training? A. What do you mean by that, please? Q. Any training on hostile work environments? A. Yes. Q. Where was this training? A. This was with Saint-Gobain again. Q. And did you attend that training before you started working for Willert? A. Yes. Q. Has Willert ever given you any	6 7 8 9 10 11 12 13 14 15 16 17 18	other company? A. Yes. Q. Where? A. Been plant manager several times. Most recently in Wales. I lived in the UK, ran a plant there that was owned by Spectrum Brands when I got oversees, and then we were purchased by Energizer before I left. I ran a plant for Spectrum Brands in Ohio, before that I ran a plant for I was plant manager for a company called Beckett Air prior to that. Q. Do you have any previous human resources experience? A. Yeah. I I had human
6 7 8 9 10 11 12 13 14 15 16 17 18 19	retaliation training? A. No. Q. What about any employment harassment training? A. What do you mean by that, please? Q. Any training on hostile work environments? A. Yes. Q. Where was this training? A. This was with Saint-Gobain again. Q. And did you attend that training before you started working for Willert? A. Yes. Q. Has Willert ever given you any harassment training?	6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	other company? A. Yes. Q. Where? A. Been plant manager several times. Most recently in Wales. I lived in the UK, ran a plant there that was owned by Spectrum Brands when I got oversees, and then we were purchased by Energizer before I left. I ran a plant for Spectrum Brands in Ohio, before that I ran a plant for I was plant manager for a company called Beckett Air prior to that. Q. Do you have any previous human resources experience? A. Yeah. I I had human resources has reported to me on several
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6 7 8 9 10 11 12 113 114 115 116 117 118 119 220	retaliation training? A. No. Q. What about any employment harassment training? A. What do you mean by that, please? Q. Any training on hostile work environments? A. Yes. Q. Where was this training? A. This was with Saint-Gobain again. Q. And did you attend that training before you started working for Willert? A. Yes. Q. Has Willert ever given you any harassment training? A. No. Q. Has Willert given you any Equal	6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	other company? A. Yes. Q. Where? A. Been plant manager several times. Most recently in Wales. I lived in the UK, ran a plant there that was owned by Spectrum Brands when I got oversees, and then we were purchased by Energizer before I left. I ran a plant for Spectrum Brands in Ohio, before that I ran a plant for I was plant manager for a company called Beckett Air prior to that. Q. Do you have any previous human resources experience? A. Yeah. I I had human resources has reported to me on several occasions. Q. In Willert, does human resources
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		Page 53			Page 54
1	reports to m	ne.	1	would ius	st instruct you not to disclose that,
2	_	Who is the plant human resources	2		extent that they are not, you know,
3	manager?	1	3		swer the question if you can.
4	-	That's Deborah Kulp.	4		AUERBACH:
5		Is she related to John Kulp?	5	Q.	And Mr. Bonsky, I want to be
6		No.	6	•	I'm asking. I'm not asking for
7	Q.	Have you discussed Mr. Reynolds	7		hat you told the lawyer, but if
8		tions with Debra Kulp?	8		thing that you told Ms. Kulp, that's
9	_	Yes.	9		sking you about.
10		What did you discuss?	10	Α.	I asked her for his for Matt's
11		She was involved in our	11	training r	
12	preparation		12	Q.	Why did you ask for Matt's
13		Preparations for what?	13	training re	
14		For the deposition.	14	A.	To see what he was trained in.
15		What does that mean, she was	15	0.	When did you ask for Matt's
16		he preparations for this	16	training re	-
17	deposition?	no proparations for title	17	A.	When we answered the I believ
18	-	She knew what was going it was	18		ht questions that counsel sent to us
19		d she answered some questions that I	19	_	ved training.
20		ally involving the case.	20	Q.	9
21	_	What questions did you have?	21	-	And did Deborah Kulp give you ning records?
22	-	what questions the you have:	22		•
23				A.	Not physically, but she let me
24		IS. FICARO: To the extent that were conversations that we had, I	23	Q.	at he had done. And training can mean any number
				٧٠	
		Page 55			Page 56
1	of things.		1	Mr. Revno	lds received from Willert?
2		What do you mean by Matt's			
			2	A.	The one of the OSHA trainings
3	training rec		2 3	A. he did get.	The one of the OSHA trainings It was question two, and I can't
4	Ā.	ords? Well, we have very many formal		A. he did get.	The one of the OSHA trainings It was question two, and I can't verbiage of that question.
	Ā.	cords?	3	A. he did get.	The one of the OSHA trainings It was question two, and I can't
4	Ā.	ords? Well, we have very many formal	3 4	A. he did get. recall the	The one of the OSHA trainings It was question two, and I can't verbiage of that question.
4 5	A. trainings t of them.	well, we have very many formal hat we do. Like, it's, I believe, 79 You're talking about so you	3 4 5	A. he did get. recall the	The one of the OSHA trainings It was question two, and I can't verbiage of that question.
4 5 6	A. trainings t of them.	well, we have very many formal hat we do. Like, it's, I believe, 79	3 4 5 6	A. he did get. recall the Q. question?	The one of the OSHA trainings It was question two, and I can't verbiage of that question. When did you receive that
4 5 6 7 8 9	A. trainings t of them.	well, we have very many formal hat we do. Like, it's, I believe, 79 You're talking about so you g about Matt's training records that	3 4 5 6 7	A. he did get. recall the Q. question? object on t	The one of the OSHA trainings It was question two, and I can't verbiage of that question. When did you receive that MS. FICARO: I just want to
4 5 6 7 8 9	A. trainings t of them. Q. were asking	You're talking about so you g about Matt's training records that s records?	3 4 5 6 7 8	A. he did get. recall the Q. question? object on that you're	The one of the OSHA trainings It was question two, and I can't verbiage of that question. When did you receive that MS. FICARO: I just want to the basis of privilege. To the extent
4 5 6 7 8 9	A. trainings t of them. Q. were asking are Willert	You're talking about so you g about Matt's training records that s records?	3 4 5 6 7 8 9	A. he did get. recall the v Q. question? object on t that you're you, Jack,	The one of the OSHA trainings It was question two, and I can't verbiage of that question. When did you receive that MS. FICARO: I just want to the basis of privilege. To the extent e referring to questions from me to I would just instruct you not to
4 5 6 7 8 9 10	A. trainings t of them. Q. were asking are Willert A. Q.	You're talking about so you g about Matt's training records that s records?	3 4 5 6 7 8 9	A. he did get. recall the Q. question? object on t that you're you, Jack, answer the	The one of the OSHA trainings It was question two, and I can't verbiage of that question. When did you receive that MS. FICARO: I just want to the basis of privilege. To the extent e referring to questions from me to I would just instruct you not to
4 5 6 7 8 9 10 11	A. trainings t of them. Q. were asking are Willert A. Q.	Well, we have very many formal hat we do. Like, it's, I believe, 79 You're talking about so you g about Matt's training records that s records? Yes. Are these OSHA trainings, safety	3 4 5 6 7 8 9 10	A. he did get. recall the Q. question? object on t that you're you, Jack, answer the	The one of the OSHA trainings It was question two, and I can't verbiage of that question. When did you receive that MS. FICARO: I just want to the basis of privilege. To the extent e referring to questions from me to I would just instruct you not to ose, that they would be privileged. To
4 5 7 8 9 10 11 12	A. trainings t of them. Q. were asking are Willert A. Q. trainings?	You're talking about so you g about Matt's training records that s records? Yes. Are these OSHA trainings, safety What are these trainings? They are. There's other	3 4 5 6 7 8 9 10 11 12	A. he did get. recall the Q. question? object on t that you're you, Jack, answer the	The one of the OSHA trainings It was question two, and I can't verbiage of that question. When did you receive that MS. FICARO: I just want to the basis of privilege. To the extent e referring to questions from me to I would just instruct you not to ose, that they would be privileged. To that you're referring to something eged, you're permitted to answer the
4 5 6 7 8 9 10 11 12 13	A. trainings tof them. Q. were asking are Willert A. Q. trainings? A.	You're talking about so you g about Matt's training records that s records? Yes. Are these OSHA trainings, safety What are these trainings? They are. There's other	3 4 5 6 7 8 9 10 11 12 13	A. he did get. recall the Q. question? object on that you're you, Jack, answer the the extent non-privile	The one of the OSHA trainings It was question two, and I can't verbiage of that question. When did you receive that MS. FICARO: I just want to the basis of privilege. To the extent e referring to questions from me to I would just instruct you not to ose, that they would be privileged. To that you're referring to something eged, you're permitted to answer the
4 5 6 7 8 9 10 11 12 13 14 15	A. trainings to of them. Q. were asking are Willert' A. Q. trainings? A. trainings a	You're talking about so you g about Matt's training records that is records? Yes. Are these OSHA trainings, safety What are these trainings? They are. There's other is well.	3 4 5 6 7 8 9 10 11 12 13 14	A. he did get. recall the v Q. question? object on t that you're you, Jack, answer the the extent non-privile question if	The one of the OSHA trainings It was question two, and I can't verbiage of that question. When did you receive that MS. FICARO: I just want to the basis of privilege. To the extent e referring to questions from me to I would just instruct you not to ose, that they would be privileged. To that you're referring to something eged, you're permitted to answer the I you can.
4 5 6 7 8 9 10 11 12 13 14 15	A. trainings to of them. Q. were asking are Willert A. Q. trainings? A. trainings a Q. having had	You're talking about so you g about Matt's training records that is records? Yes. Are these OSHA trainings, safety What are these trainings? They are. There's other is well. And what is your understanding	3 4 5 6 7 8 9 10 11 12 13 14 15	A. he did get. recall the v Q. question? object on t that you're you, Jack, answer the the extent non-privile question if	The one of the OSHA trainings It was question two, and I can't verbiage of that question. When did you receive that MS. FICARO: I just want to the basis of privilege. To the extent e referring to questions from me to I would just instruct you not to ose, that they would be privileged. To that you're referring to something eged, you're permitted to answer the f you can. Steve, do you want to re-ask the with that same instruction and
4 5 6 7 8	A. trainings to of them. Q. were asking are Willert A. Q. trainings? A. trainings a Q. having had	You're talking about so you g about Matt's training records that is records? Yes. Are these OSHA trainings, safety What are these trainings? They are. There's other is well. And what is your understanding this conversation, what is your	3 4 5 6 7 8 9 10 11 12 13 14 15 16	A. he did get. recall the v Q. question? object on t that you're you, Jack, answer the the extent non-privile question if question w objection?	The one of the OSHA trainings It was question two, and I can't verbiage of that question. When did you receive that MS. FICARO: I just want to the basis of privilege. To the extent e referring to questions from me to I would just instruct you not to ose, that they would be privileged. To that you're referring to something eged, you're permitted to answer the f you can. Steve, do you want to re-ask the with that same instruction and
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4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	A. trainings to of them. Q. were asking are Willert A. Q. trainings? A. trainings a Q. having had understand A.	You're talking about so you g about Matt's training records that s records? Yes. Are these OSHA trainings, safety What are these trainings? They are. There's other is well. And what is your understanding this conversation, what is your ing of Matt's training with Willert? I don't understand the question.	3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	A. he did get. recall the v Q. question? object on t that you're you, Jack, answer the the extent non-privile question w objection? BY MR. A Q.	The one of the OSHA trainings It was question two, and I can't verbiage of that question. When did you receive that MS. FICARO: I just want to the basis of privilege. To the extent e referring to questions from me to I would just instruct you not to ose, that they would be privileged. To that you're referring to something eged, you're permitted to answer the you can. Steve, do you want to re-ask the with that same instruction and AUERBACH: What else did you discuss with
4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19	A. trainings to of them. Q. were asking are Willert A. Q. trainings? A. trainings a Q. having had understand A. Q.	You're talking about so you g about Matt's training records that s records? Yes. Are these OSHA trainings, safety What are these trainings? They are. There's other is well. And what is your understanding this conversation, what is your ing of Matt's training with Willert? I don't understand the question.	3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	A. he did get. recall the v Q. question? object on t that you're you, Jack, answer the the extent non-privile question w objection? BY MR. A Q.	The one of the OSHA trainings It was question two, and I can't verbiage of that question. When did you receive that MS. FICARO: I just want to the basis of privilege. To the extent e referring to questions from me to I would just instruct you not to ose, that they would be privileged. To that you're referring to something eged, you're permitted to answer the f you can. Steve, do you want to re-ask the with that same instruction and AUERBACH: What else did you discuss with about Mr. Reynolds?
4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	A. trainings to them. Q. were asking are Willert A. Q. trainings? A. trainings a Q. having had understand A. Q. give Matt? A.	You're talking about so you g about Matt's training records that s records? Yes. Are these OSHA trainings, safety What are these trainings? They are. There's other is well. And what is your understanding this conversation, what is your ing of Matt's training with Willert? I don't understand the question. What type of training did Willert I inquired about the eight	3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	A. he did get. recall the v Q. question? object on t that you're you, Jack, answer the the extent non-privile question w objection? BY MR. A Q. Mr. Kulp a A.	The one of the OSHA trainings It was question two, and I can't verbiage of that question. When did you receive that MS. FICARO: I just want to the basis of privilege. To the extent e referring to questions from me to I would just instruct you not to ose, that they would be privileged. To that you're referring to something eged, you're permitted to answer the you can. Steve, do you want to re-ask the with that same instruction and AUERBACH: What else did you discuss with about Mr. Reynolds? That's Mrs. Kulp, by the way.
4 5 6 7 8 9 10 11 12 13 14 15 16	A. trainings to them. Q. were asking are Willert A. Q. trainings? A. trainings a Q. having had understand A. Q. give Matt? A.	You're talking about so you g about Matt's training records that s records? Yes. Are these OSHA trainings, safety What are these trainings? They are. There's other is well. And what is your understanding this conversation, what is your ing of Matt's training with Willert? I don't understand the question. What type of training did Willert	3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	A. he did get. recall the v Q. question? object on t that you're you, Jack, answer the the extent non-privile question if question w objection? BY MR. A Q. Mr. Kulp a	The one of the OSHA trainings It was question two, and I can't verbiage of that question. When did you receive that MS. FICARO: I just want to the basis of privilege. To the extent e referring to questions from me to I would just instruct you not to ose, that they would be privileged. To that you're referring to something eged, you're permitted to answer the f you can. Steve, do you want to re-ask the with that same instruction and AUERBACH: What else did you discuss with about Mr. Reynolds?

Page 57 Page 58 1 A. That is correct. I have nothing recordable injuries. We have had a handful of 2 I can add. first aid situations though. 3 Q. Did Mrs. Deborah Kulp -- was she 3 Any workers' comp claims? Q. involved, in any way, in the decision to 4 4 A. There's an existing one, but 5 terminate Mr. Reynolds? 5 nothing new. 6 No. 6 What does that mean, an existing A. O. 7 Q. When did she start working at one? Did that predate your employment or --8 Willert? 8 It predated my employment. 9 9 A. Maybe the end of November, 1st of Q. And the individual who has the 10 December. It was after Mr. Reynolds' employment 10 claim, what position did he hold? 11 11 A. He's the plastics supervisor. 12 MR. AUERBACH: This is a good 12 Q. To your knowledge, did Mr. Hansen 13 13 have any first aid issues? place to take a break. 14 14 I don't recall any. - - -A. 15 15 Q. What's your understanding of the (Whereupon, a brief recess was taken.) 16 16 plastics supervisor's claim? How did it happen - - -17 and the injuries? 17 BY MR. AUERBACH: 18 18 MS. FICARO: To the extent that Mr. Bonsky, did you have any 19 19 conversations with Eileen during our break? this pertains to, you know, an ongoing claim 20 there, I object to this line of questioning. 20 A. 21 21 Since you started working with BY MR. AUERBACH: O. 22 Q. In this calendar year, have there 22 Willert, have any of your employees been hurt on 2.3 been any production man hours lost because of 23 24 2.4 work injuries? A. No. I take that back. No OSHA Page 59 Page 60 1 A. No. 1 BY MR. AUERBACH: 2 Q. When did you first learn that 2 What's your understanding of the Q. 3 Pennsylvania had legalized marijuana for medical 3 term? 4 4 purposes? MS. FICARO: Same objection. You 5 5 can answer if you are able, Jack. A. I don't know. 6 You are aware that it's legal for 6 MR. AUERBACH: One second. I Q. 7 medical purposes; are you not? 7 need to make a record of this. 8 8 A. Yes. Eileen, I'm going to ask you not 9 And do you think it's a good idea 9 to use the words if you're able. You can say --Q. 10 for people with cancer or AIDS to have access to 10 obviously, you can object on any legitimate 11 additional medication? 11 grounds. You can then -- it's then appropriate 12 MS. FICARO: Objection. You can 12 to direct the deponent to answer, but the words answer it if you are able to answer it. 13 13 if you are able may be misconstrued as coaching. 14 THE WITNESS: The answer is yes. 14 I'm going to ask you to not use the words if you 15 BY MR. AUERBACH: 15 are able. MS. FICARO: There is nothing 16 16 What is your understanding of the 17 17 phrase medical marijuana patient employment wrong or objectionable with me saying if you're 18 discrimination? And I'm not looking for a legal 18 able and following that with instructing the 19 definition. I'm asking you for your 19 witness to answer. So I disagree with the 20 understanding of what the term means. 20 position that you're taking, but nonetheless, 21 MS. FICARO: Objection to form. 21 the substance of my direction to the witness, 22 You can answer if you are able to, Jack. 22 which is to answer the question despite my 23 THE WITNESS: I don't know about 23 objection, remains the same. 24 BY MR. AUERBACH:

Page 61 Page 62 1 Have you ever been involved, in back. We rent. The roof is somebody else's any capacity, in formulating or crafting any responsibility. But taking care of the office 3 antidiscrimination policies at Willert? 3 plumbing and all that kind of stuff, responsible 4 No. 4 for the machines, of maintaining them, repairing A. 5 5 Q. Have you ever been involved, in them, leading the installation of new equipment, 6 any capacity, in administering training on ordering things that are required for the plant 7 7 antidiscrimination policies at Willert? to maintain it, making sure we have critical 8 8 A. No. spare parts. 9 9 Does Willert have any policies to When you say maintaining and Q. 10 make sure that medical marijuana patients are 10 repairing machines, you're referring to 11 not denied equal employment opportunities? 11 overseeing his subordinates repair them? 12 MS. FICARO: Objection. You can 12 That and he -- he would -- would 13 answer. 13 work on machines himself, as well, either with 14 THE WITNESS: Not that I'm aware 14 his subordinates or alone. 15 15 of. Q. What machines would he work on? 16 16 BY MR. AUERBACH: A. What I remember -- I remember --17 We had briefly touched on this, O. 17 I can't recall specifically, but he used to 18 but Mr. Reynolds worked for Willert as a 18 carry a little -- like a fanny pack kind of 19 maintenance manager. 19 thing, but not really -- I think it was on his 20 What are a maintenance manager's 20 belt, but he used to carry tools with him and 21 duties? 21 gloves, and I know he got his hands dirty. I 22 22 The maintenance manager is in just can't recall exactly what he's worked on. 23 23 charge of the facility. That's everything from O. Did you ever see him working on the air conditioning to the roof. I take that machines? Page 63 Page 64 1 A. I probably did. I can't think of 1 to that lift? 2 a specific instance. 2 A. That's what I am, yes. 3 Q. This position doesn't have 3 Q. And is the lift -- when one goes 4 anything to do with confined spaces; does it? 4 up on the lift, is it an enclosed --5 A. Only to the -- only to the degree 5 A. No. 6 that this position has to understand that we do 6 Q. Are there any fall barriers to 7 not -- we, Willert, do not go into confined 7 prevent a fall? 8 spaces. 8 Yeah. There are rails around it. A. 9 9 So he would not have been How high are the rails? Q. Q. 10 10 expected to go into a confined space? About 36 inches, guessing. A. 11 That's correct. 11 You never saw Matt on that lift; A. Q. 12 Q. Would he have been expected to 12 did you? 13 work at heights? 13 No, I did not. A. 14 A. Yes. 14 O. How often does the current 15 15 maintenance manager go off -- go up on that Q. What does that mean? 16 I can give you an example. 16 lift? 17 17 Like, we have a scissor lift that A. Probably at least once a week. I 18 18 goes, I don't know, 25 feet in the air and there don't pay attention. It's not that big a deal 19 19 can be -- I mean, the current maintenance to me. I see him regularly using it. 20 Is there a harness that one wears manager goes up and, you know, mount wood of --O. 21 21 when one goes on this? I don't know if he did, but that would be his 22 22 responsibility. Sometimes you have to fix A. No. 23 23 Do you know the name of the lift? things that are way up. Q. 24 24 Q. And you're referring specifically A.

		Page 65			Page 66
1	Q.	Is it a cherry picker?	1		Does the maintenance manager have
2	À.	No. So a cherry picker has an	2	anything t	to do with operating sewage?
3	articulati	ng arm generally. This one just goes	3	A.	Yes.
4		p and straight down, and then it moves	4	Q.	What?
5	_	els on the tires on the ground.	5	A.	Well, all of the the drains
6	Q.	Does one need a license to	6		sponsibility, to keep them clear and,
7		is machine?	7		, not leaking.
8	Α.	No.	8	Q.	How long did Mr. Reynolds work
9	Q.	Have you ever been on it?	9	for Willer	
10	A.	No.	10	Α.	I count either 14 or 17 days he
11	Q.	Any reason why?	11		illy here and working for me. I don't
12	A.	No.	12		number because he had some days he
13	Q.	How's it powered?	13	missed.	number because he had some days he
14	A.	Battery powered. Rechargeable.	14	O.	The days I have of his employment
15	Q.	Other than this lift, any other	15		er 16, 2020 through November 5, 2020.
16		e maintenance manager is involved in?	16	u. C C C C C C C C C C C C C C C C C C C	Is that your understanding?
17	A.	Ladders.	17	Α.	That sounds correct.
18	Q.	Anything else?	18	Q.	And you were his supervisor
19	A.	Nothing else comes to mind.	19	during tha	•
20	Q.	And this position has nothing to	20	A.	Yes.
21	•	iblic utilities like gas, water,	21	Q.	= ===
22	sewage; de		22	be your fr	Did you consider Mr. Reynolds to
23	•		23	-	
	A.	I don't understand that question.	1	A.	No.
24	Q.	I know it's clunky.	24	Q.	Did you socialize with him
		Page 67			Page 68
1	outside of	work?	1	A.	That's all I remember.
2	A.	He occasionally would send me	2	Q.	Do you recall when that warning
3	text mess	ages, and I I was not especially	3	occurred?	
4	responsiv	e.	4	A.	No.
5	Q.	What sorts of messages would he	5	Q.	Was anyone else around when you
6	send you?		6	gave him t	hat warning?
7	A.	He sent one that was a lead on a	7	Α.	No.
8	music sto	re because he knows I play guitar, and	8	Q.	Do you recall his response to
9		e at Thanksgiving. I frankly just did	9	that warning	-
10		stand. It was I don't know.	10	Α.	I don't remember.
11	Q.	Did you ever put him on a	11	Q.	Did you give him any kind of
1.2		ice improvement plan?	12	coaching?	, g- · · · · · · · · · · · · · · · ·
13	A.	No.	13	A.	Beyond that, nothing. Excuse me.
14	Q.	Did you ever write him up?	1.4		nat I characterize as coaching. We had
15	A.	No.	15		ersations of course.
16	Q.	Did you ever give him an oral	16	O.	Did you ever give him any
17	warning?	- 12 Jou et al Bite initi un otul	17		on his performance?
18	A.	Yes.	18	A.	No.
19	Q.	For what?	19	Q.	Did you ever let him know that
20	A.	I told him he had to let his	20	-	s in jeopardy?
21		ow where he is because that was their	21	A.	No.
22	complaint		22	Q.	Have you ever had any
23	_		23	-	
)	Q.	Was that the only oral warning	1		ons with him about what you might have to be performance deficiencies other
24	you ever g	ana him?	24		

Page 69 Page 70 1 than the instance you had just discussed? setting. I mean, certain things you got to take 2 Please restate that. I got lost. A. care of, like masks during COVID. 3 My apologies. 3 Overall, how would you describe 4 Q. Other than the instance in which 4 his abilities as a maintenance manager? 5 5 you told him you got to let your people know A. Below average. 6 6 where you are, did you ever have any other Q. On what basis do you say that? 7 conversations with him that might have been A. I guess I can give you an perceived as a performance deficiency? 8 8 example. I was with Bryan Willert on our line 9 A. Yes. 9 13, and there's a discussion about something 10 What was that? O. 10 electrical. I don't recall exactly what it was, 11 A. He -- we do a -- he came onto the 11 but Bryan and I later talked, and it's like Matt shop floor -- this is during COVID and masking 12 12 doesn't really seem to understand. It's -- and he was on the shop floor with a leather 13 something he should have understood. Again, I mask, which I don't care about, but it had nose 14 14 don't even recall what the electrical thing was 15 holes in it so it wouldn't -- with the nose 15 and, of course, his attendance wasn't good. 16 holes it wasn't doing what face masks were 16 Q. Did you ever warn him about his 17 supposed to do, so I asked him to put on a 17 attendance? 18 18 proper one. First thing he says, well -- well, A. 19 they don't work anyway, because they aren't N95 19 Did you ever write him up for his Q. 20 masks then -- you know, 30 seconds later he 20 attendance? 21 says, well, I'll change it. 21 A. 22 But you didn't write him up for 22 Q. O. Did you ever coach him about his 23 that? 23 attendance? 24 A. No. That was in a public 24 A. Let me back up here. Attendance Page 72 Page 71 in terms of showing up -- I did coach him about 1 A. I don't remember. showing up for work and letting people know when 2 2 Q. And what did you do with those 3 he's there, if you call that attendance, but 3 tabulations? 4 beyond that, no. 4 A. I can't speak to that. 5 5 Q. Is that what -- what you meant Q. Did you give them to your 6 when you said attendance? Is that what you 6 attorney? meant about the complaint? 7 THE WITNESS: Am I allowed to 8 8 A. No. answer that? 9 9 Q. That's separate? MS. FICARO: As long as you don't 10 A. That's separate. He would come 10 disclose any conversations or discussions that 11 in late, and he missed entire days. 11 were had --12 Q. On what days did he come in late? 12 THE WITNESS: Okay. 13 A. I don't have that at my 13 MS. FICARO: -- with any fingertips. I've provided -- I have it, but not 14 attorneys, myself or prior counsel then, yes, 15 at my fingertips. 15 you can answer the question. 16 Q. How many days did he come in 16 THE WITNESS: Yes, I did provide 17 late? 17 it to counsel. 18 A. I don't remember. 18 BY MR. AUERBACH: 19 Q. How do you know he came in late? 19 Q. What information did you use to 20 A. I can remember at least one time. 20 generate those tabulations? 21 There were others. I tabulated this at one 21 I -- well, for one, I flat out 22 point. I remember tabulating it. 22 just remembered because it was a very short 23 Q. When you tabulated it, was it 23 period of time when he worked here, and I have 24 before or after being terminated? -- I had, at the time, some text -- I know I had

Page 73 Page 74 a text message on one Monday that he came in A. No. 2 late. I think he said something to the effect 2 Q. Did you ever have any 3 of decided to have breakfast at whatever time. 3 conversations with him as to what time you 4 So it was very fresh at the time. He hadn't expected him to be there? 4 5 worked here long. 5 A. Yes. When I talk -- yes. 6 6 Did you ever share, with Q. Q. How many? 7 Mr. Reynolds, these tabulations? 7 A. One. 8 A. No. 8 What did you tell him? Q. 9 Q. When was his shift supposed to 9 That was incorporated with the A. information of you got to tell your guys where 10 start? 10 11 A. He didn't -- the maintenance 11 you are. 12 manager does not work shift work, but I expect a 12 Q. And what was his response? person to be here at a reasonable time, meaning 13 13 A. I don't remember. 8 o'clock or before, in the morning, and stay in 14 Q. After you had that conversation through the afternoon or you can switch it a 15 15 with him, were there any other latenesses? 16 little bit. If you want to do a 7:00 to 4:00, 16 A. I don't remember. 17 that's fine. At the time we were working two 17 Q. Did you conduct any performance 18 shifts. The first shift started at 5:30 and 18 reviews for him? 19 ended at 2:30. So there's some leeway, but I 19 No. A. would expect a maintenance manager to have 20 Q. Any reason? 21 contact with both shifts. 21 I didn't feel that he had been A. 22 Is there anything in writing that 22 here long enough for me to have a meaningful 23 says when a maintenance manager is supposed to 23 review with him. 24 start his shift? 24 Q. Honesty and integrity are two Page 75 Page 76 important characteristics for individuals who appear intoxicated at work? 2 work for Willert; is that correct? 2 A. 3 A. Yes. 3 Q. I'm going to ask you a series of 4 Q. How important would you say those questions about Mr. Reynolds' allegations. 5 characteristics are? 5 When did you first learn that 6 Very important. 6 Mr. Reynolds had failed his drug test? 7 If you feel like you can't 7 A. Probably two to three days prior 8 answer, just let me know, but on a scale of 1 to 8 to his termination. 9 10, how important are honesty and integrity for 9 Q. And how were you made aware? 10 Willert employees? 10 A. The report came from Dave Furno. MS. FICARO: Object to form. 11 11 He coordinated the drug test. 12 THE WITNESS: I don't remember. 12 When you say a report, was this a 13 BY MR. AUERBACH: 13 written report or oral report or both? 14 Written. Do you have any reason to doubt 14 A. Q. 15 Mr. Reynolds' honesty or integrity? 15 How did you receive this written 16 A. 16 report? Was it handed to you, e-mail? 17 Q. Can you recall any occasion which 17 Handed to me. A. 18 you believe that Mr. Reynolds potentially told a 18 Q. Mr. Furno handed it to you or 19 lie? 19 someone else did? 20 A. No. 20 A. Yeah, Mr. Furno. 21 Q. Did you ever see Mr. Reynolds use 21 Would it be -- what did Mr. Furno 22 marijuana at work? 22 tell you when he handed you this report? 23 No. 23 Matt failed his drug test. Α. A. 24 Did you ever see Mr. Reynolds 24 Q. Q. The report that he handed to you,

Page 77 Page 78 told you in response to you telling her that was that the results of the drug test or 2 2 something else? Mr. Reynolds failed the test? 3 3 A. A. Specific conversation, no, but we 4 Q. Do you recall if it was more than talked about needing to terminate Mr. Reynolds, 5 5 which I then got with my boss, Bryan Willert, one page? 6 It was one page. 6 because, again, nobody fires anyone alone and A. 7 Q. Other than that one page, the explained it to him and made the recommendation 8 drug results, did you see any other paperwork 8 for termination and then we had some 9 9 that indicated that he had failed his drug test? conversation about not that big a loss anyway 10 A. No. 10 because he wasn't performing great. 11 Q. When Mr. Furno told you that Matt 11 Q. Now, you had mentioned with 12 had failed his drug test, what did you then do? 12 respect to Doe 3 -- that's the gross misconduct 13 A. I don't recall -- I do. Yeah. I 13 individual, that you more or less just signed 14 -- that's when I reached out to Tammy for her 14 off on the termination, that someone else made 15 guidance, Tammy Gillette, the HR person handling 15 the call. 16 16 Who made the call or the this. 17 17 What did you -- what did you tell recommendation to fire Mr. Reynolds? Q. 18 Ms. Gillette? 18 MS. FICARO: Objection to form. 19 19 You can answer. A. I just factually said here's the 20 20 THE WITNESS: I'm sorry, Eileen? drug test. 21 Did you send her a copy of the 21 MS. FICARO: I just said Q. 22 22 results? objection to form. You can answer. 23 23 A. I'm sure I did. THE WITNESS: Okay. Bryan Do you recall what Ms. Gillette 2.4 Q. Willert was the person that authorized the Page 79 Page 80 termination. verify what her thoughts were, and she was like 2 BY MR. AUERBACH: 2 it doesn't make a difference. So I called Matt 3 Did anyone recommend the back, and it went to voice mail, and I said, you 4 termination to Bryan Willert or did he come up 4 know, you are terminated, and I let him know 5 5 with it on his own idea? we'd send the stuff to his house. 6 I recommended it to him. 6 When Mr. Reynolds told you that A. 7 O. Was this on the day that you 7 he had a card, what did that mean to you? 8 8 became aware that he had failed the drug test? It was a medical marijuana card, 9 Not sure if it was that day. It 9 was my understanding. The first I heard, you 10 was very shortly after. 10 know, from him that he had one. 11 11 Q. How was the termination Did you ask him why he had a Q. 12 communicated to Mr. Reynolds? 12 card? 13 It was the set -- he had missed 13 No. He volunteered it was for A. two days of work in a row, so we did it by 14 14 anxiety though. 15 telephone. I made the call from my desk with Ed 15 Q. Why did you call Ms. Gillette 16 Kennet at my side, was the witness to it, and I 16 after he told you that he had a card? 17 17 Just to make sure that having the read the termination letter that Tammy had 1.8 prepared word for word, top to bottom, and then 18 card could somehow change something. at that point Matt sounded like he was crying, 19 Q. Why would it change something? 20 20 and he goes, but I have a card, and it's not A. I don't know. I never been in a 21 even -- I don't even smoke pot. It's -- I get 21 situation like this. Unfamiliar situations CBD from a place in Oregon, he said, for his 22 involving human resource things you talk to a 23 anxiety. So I said fuck it. Let me make a 23 human resources specialist to make sure you're call. So I called Tammy about it and -- just to doing the right thing is important.

Page 81 Page 82 1 Q. How long was the conversation Yeah. We have two people. One 2 with Tammy when you told her that Mr. Reynolds is a supply chain manager, the other is a person 3 had the card? whose title is purchasing, but as a practical 4 Just several minutes. 4 A. matter, he does very little of it. 5 What chemicals do you have at 5 Q. Do you oversee this process, at Q. 6 your plant? 6 all? 7 We have dozens and dozens, if not 7 A. 8 hundreds and hundreds of chemicals. Wide 8 What's your involvement in the O. 9 9 variety. Everything from water -- well, procurement of these chemicals? 10 shouldn't say water. In terms of what they are, 10 A. The two gentlemen I'm talking 11 we have things that are, like, soaps, we have 11 about that are direct reports to me, so they're 12 things that are acids, we have things that are 12 accountable to me. 13 caustics, we have fragrances, we have colorants. 13 Q. Do any of these chemicals require 14 Some of -- most of what we have is liquid and 14 licenses or permits? 15 some is powder, some is palettes. 15 We register with the state for 16 Q. Who handles the ordering of the 16 some of our chemicals. Not sure if you call 17 chemicals? 17 that license approval. 18 A. There's two people that order the 18 Q. What state agency? 19 chemicals. One is the -- some of them the 19 A. I don't know. 20 supply chain manager orders, and we have a 20 Q. Is it the Department of gentleman that title is purchasing, but he 21 **Environment?** 22 doesn't do very much of that. He orders some of 22 It could be the DEP. I don't A. 23 our things. 23 know. 24 24 Q. I'm sorry. You cut out. Q. What chemicals have to be Page 83 Page 84 1 registered with the state? -- I didn't -- we fired him --2 2 A. I frankly don't know the criteria BY MR. AUERBACH: 3 for that. 3 Is it fair to say he was fired Q. 4 Other than registering some of 4 because of the drug test? Q. 5 these chemicals with the state, do you have to 5 MS. FICARO: Objection. 6 have any other permits or licenses? 6 THE WITNESS: Yes. 7 7 Boiler permit to run a boiler. BY MR. AUERBACH: A. 8 8 But specifically for these Mr. Bonsky, I'm just reviewing my Q. 9 9 chemicals, do you need any licenses or permits notes. 10 10 for these chemicals? Do you believe he should have 11 11 A. been fired for this? No. 12 12 Q. If Mr. Reynolds hadn't failed his MS. FICARO: Objection. You can 13 13 drug test, would he have been fired on November 14 14 5th? THE WITNESS: Please say it 15 15 again. I thought I heard a double negative in A. 16 Q. Why do you say that? 16 there. Maybe I got confused. 17 I guess there's several ways you 17 BY MR. AUERBACH: 18 Do you believe that Mr. Reynolds 18 get terminated, and he didn't reach any of the 19 should have been fired for this? thresholds for termination. He had only been 20 20 MS. FICARO: Objection. here a few weeks. 21 THE WITNESS: Yes. 21 Q. So fair to say that's the reason 22 22 he was fired? BY MR. AUERBACH: 23 23 Q. Why do you say that? MS. FICARO: Objection. 24 24 A. It was a violation of -- it was a THE WITNESS: What's the reason

Page 85 Page 86 1 company policy that you had to pass a drug test. 1 A. He is not licensed, yes, that's 2 It was a violation. correct. 3 O. The company policy on passing the 3 And your maintenance managers are Q. 4 drug test, does it differentiate between not required to be licensed to operate or 5 employees' medical marijuana usage or control high-voltage electricity? 6 recreational usage? 6 A. That's correct. 7 I don't know. 7 A. Q. And your maintenance managers are 8 Q. Is it Willert's policy that it not required to possess electrical journeyman can fire medical marijuana patients for their 9 certificates? off-duty use of medical marijuana? 10 10 A. That's correct. 11 A. I'm not aware of a policy like 11 Does Willert provide arc flash or 12 that. 12 electrical safety courses to its maintenance 13 Q. Are you aware of any policy that 13 managers? 14 a medical marijuana patient wouldn't be fired 14 A. 15 for their off-duty use of medical marijuana? 15 MR. AUERBACH: That's all I have 16 No. 16 for you. 17 MS. FICARO: Objection to form. 17 Eileen, do you have anything? 18 You can answer. 18 MS. FICARO: I do. 19 19 THE WITNESS: I'm not aware of - - -20 that. I don't know all the policies necessarily 20 **EXAMINATION** 21 21 22 BY MR. AUERBACH: 22 BY MS. FICARO: 23 Q. Mr. Hansen is not licensed to 23 I just have one question, O. operate or control chemicals; is he? 24 Mr. Bonsky. Page 87 Page 88 CERTIFICATE 1 Did the performance issues that you mentioned and testified to here today that COMMONWEALTH OF PENNSYLVANIA: 3 Mr. Reynolds had while working there, did they COUNTY OF PHILADELPHIA: 4 factor into your recommendation that he be 1, Masheka Pettiford, a Notary Public within and for the County and State aforesaid, do 5 terminated as well? 6 I included that in the hereby certify that the foregoing deposition of 7 information with Bryan Willert, that his JACK BONSKY, was taken before me, pursuant to 8 performance was poor. notice, at the time and place indicated; that said deponent was by me duly sworn to tell the MS. FICARO: That's all I have. truth, the whole truth, and nothing but the 10 truth; that the testimony of said deponent was Thank you. correctly recorded in machine shorthand by me 11 MR. AUERBACH: Mr. Bonsky, thank and thereafter transcribed under my supervision 12 with computer-aided transcription; that the vou so much. deposition is a true record of the testimony 13 given by the witness; and that I am neither of 14 (Whereupon, at 3:21 p.m., the counsel nor kin to any party in said action, nor interested in the outcome thereof. 15 deposition of JACK BONSKY 16 was concluded.) WITNESS my hand and official of this 7th day 14 of September, 2021. 17 * * * * * 18 16 17 19 MASHEKA C. PETTIFORD 20 18 Notary Public 21 19 20 22 21 23 22 23 24

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INSTRUCTIONS TO WITNESS Please read your deposition over carefully and make any necessary corrections. You should state the reason in the appropriate space on the errata sheet for any corrections that are made. After doing so, please sign the errata sheet and date it. You are signing same subject to the changes you have noted on the errata sheet, which will be attached to your deposition. It is imperative that you return the original errata sheet to the deposing attorney within thirty (30) days of receipt of the deposition transcript by you. If you fail to do so, the deposition transcript may be deemed to be accurate and may be used in court.	ERRATA PAGE LINE CHANGE Reason for Change: Reason for Change:
ACKNOWLEDGMENT OF DEPONENT I,, do hereby certify that I have read the foregoing pages, and that the same is a correct transcription of the answers given by me to the questions therein propounded, except for the corrections or changes in form or substance, if any, noted in the attached Errata Sheet. DATE SIGNATURE Subscribed and sworn to before me this, day of, My commission expires: Notary Public Notary Public	

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